HOUSE BILL No. 1160

DIGEST OF INTRODUCED BILL

Citations Affected: IC 6-1.1-18.5-13.

Synopsis: Paramedic service levies. Allows an excessive levy appeal by a township to pay the costs of providing emergency medical services by paramedics in the township.

Effective: July 1, 2004.

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January 13, 2004, read first time and referred to Committee on Ways and Means.



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Second Regular Session 113th General Assembly (2004)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2003 Regular Session of the General Assembly.

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HOUSE BILL No. 1160

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A BILL FOR AN ACT to amend the Indiana Code concerning taxation.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 6-1.1-18.5-13, AS AMENDED BY P.L.1-2004
SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2004]: Sec. 13. With respect to an appeal filed under section
12 of this chapter, the local government tax control board may
recommend that a civil taxing unit receive any one (1) or more of the
following types of relief:

- (1) Permission to the civil taxing unit to increase its levy in excess of the limitations established under section 3 of this chapter, if in the judgment of the local government tax control board the increase is reasonably necessary due to increased costs of the civil taxing unit resulting from annexation, consolidation, or other extensions of governmental services by the civil taxing unit to additional geographic areas or persons.
- (2) Permission to the civil taxing unit to increase its levy in excess of the limitations established under section 3 of this chapter, if the local government tax control board finds that the civil taxing unit needs the increase to meet the civil taxing unit's share of the costs



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of operating a court established by statute enacted after December 31, 1973. Before recommending such an increase, the local government tax control board shall consider all other revenues available to the civil taxing unit that could be applied for that purpose. The maximum aggregate levy increases that the local government tax control board may recommend for a particular court equals the civil taxing unit's share of the costs of operating a court for the first full calendar year in which it is in existence. (3) Permission to the civil taxing unit to increase its levy in excess of the limitations established under section 3 of this chapter, if the local government tax control board finds that the quotient determined under STEP SIX of the following formula is equal to or greater than one and three-hundredths (1.03):

STEP ONE: Determine the three (3) calendar years that most immediately precede the ensuing calendar year and in which a statewide general reassessment of real property does not first become effective.

STEP TWO: Compute separately, for each of the calendar years determined in STEP ONE, the quotient (rounded to the nearest ten-thousandth (0.0001)) of the sum of the civil taxing unit's total assessed value of all taxable property and the total assessed value of property tax deductions in the unit under IC 6-1.1-12-41 or IC 6-1.1-12-42 in the particular calendar year, divided by the sum of the civil taxing unit's total assessed value of all taxable property and the total assessed value of property tax deductions in the unit under IC 6-1.1-12-41 or IC 6-1.1-12-42 in the calendar year immediately preceding the particular calendar year.

STEP THREE: Divide the sum of the three (3) quotients computed in STEP TWO by three (3).

STEP FOUR: Compute separately, for each of the calendar years determined in STEP ONE, the quotient (rounded to the nearest ten-thousandth (0.0001)) of the sum of the total assessed value of all taxable property in all counties and the total assessed value of property tax deductions in all counties under IC 6-1.1-12-41 or IC 6-1.1-12-42 in the particular calendar year, divided by the sum of the total assessed value of all taxable property in all counties and the total assessed value of property tax deductions in all counties under IC 6-1.1-12-41 or IC 6-1.1-12-42 in the calendar year immediately preceding the particular calendar year.

STEP FIVE: Divide the sum of the three (3) quotients



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2004

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1	computed in STEP FOUR by three (3).
2	STEP SIX: Divide the STEP THREE amount by the STEP
3	FIVE amount.
4	The civil taxing unit may increase its levy by a percentage not
5	greater than the percentage by which the STEP THREE amount
6	exceeds the percentage by which the civil taxing unit may
7	increase its levy under section 3 of this chapter based on the
8	assessed value growth quotient determined under section 2 of this
9	chapter.
.0	(4) Permission to the civil taxing unit to increase its levy in excess
.1	of the limitations established under section 3 of this chapter, if the
2	local government tax control board finds that the civil taxing unit
.3	needs the increase to pay the costs of furnishing fire protection for
4	the civil taxing unit through a volunteer fire department. For
.5	purposes of determining a township's need for an increased levy,
.6	the local government tax control board shall not consider the
.7	amount of money borrowed under IC 36-6-6-14 during the
. 8	immediately preceding calendar year. However, any increase in
9	the amount of the civil taxing unit's levy recommended by the
20	local government tax control board under this subdivision for the
21	ensuing calendar year may not exceed the lesser of:
22	(A) ten thousand dollars (\$10,000); or
23	(B) twenty percent (20%) of:
24	(i) the amount authorized for operating expenses of a
2.5	volunteer fire department in the budget of the civil taxing
26	unit for the immediately preceding calendar year; plus
27	(ii) the amount of any additional appropriations authorized
28	during that calendar year for the civil taxing unit's use in
29	paying operating expenses of a volunteer fire department
30	under this chapter; minus
31	(iii) the amount of money borrowed under IC 36-6-6-14
32	during that calendar year for the civil taxing unit's use in
33	paying operating expenses of a volunteer fire department.
34	(5) Permission to a civil taxing unit to increase its levy in excess
55	of the limitations established under section 3 of this chapter in
66	order to raise revenues for pension payments and contributions
37	the civil taxing unit is required to make under IC 36-8. The
8	maximum increase in a civil taxing unit's levy that may be
19	recommended under this subdivision for an ensuing calendar year
10	equals the amount, if any, by which the pension payments and
1	contributions the civil taxing unit is required to make under
12	IC 36-8 during the ensuing calendar year exceeds the product of



1	one and one-tenth (1.1) multiplied by the pension payments and
2	contributions made by the civil taxing unit under IC 36-8 during
3	the calendar year that immediately precedes the ensuing calendar
4	year. For purposes of this subdivision, "pension payments and
5	contributions made by a civil taxing unit" does not include that
6	part of the payments or contributions that are funded by
7	distributions made to a civil taxing unit by the state.
8	(6) Permission to increase its levy in excess of the limitations
9	established under section 3 of this chapter if the local government
10	tax control board finds that:
11	(A) the township's poor relief ad valorem property tax rate is
12	less than one and sixty-seven hundredths cents (\$0.0167) per
13	one hundred dollars (\$100) of assessed valuation; and
14	(B) the township needs the increase to meet the costs of
15	providing poor relief under IC 12-20 and IC 12-30-4.
16	The maximum increase that the board may recommend for a
17	township is the levy that would result from an increase in the
18	township's poor relief ad valorem property tax rate of one and
19	sixty-seven hundredths cents (\$0.0167) per one hundred dollars
20	(\$100) of assessed valuation minus the township's ad valorem
21	property tax rate per one hundred dollars (\$100) of assessed
22	valuation before the increase.
23	(7) Permission to a civil taxing unit to increase its levy in excess
24	of the limitations established under section 3 of this chapter if:
25	(A) the increase has been approved by the legislative body of
26	the municipality with the largest population where the civil
27	taxing unit provides public transportation services; and
28	(B) the local government tax control board finds that the civil
29	taxing unit needs the increase to provide adequate public
30	transportation services.
31	The local government tax control board shall consider tax rates
32	and levies in civil taxing units of comparable population, and the
33	effect (if any) of a loss of federal or other funds to the civil taxing
34	unit that might have been used for public transportation purposes.
35	However, the increase that the board may recommend under this
36	subdivision for a civil taxing unit may not exceed the revenue that
37	would be raised by the civil taxing unit based on a property tax
38	rate of one cent (\$0.01) per one hundred dollars (\$100) of
39	assessed valuation.
40	(8) Permission to a civil taxing unit to increase the unit's levy in

excess of the limitations established under section 3 of this chapter if the local government tax control board finds that:



1	(A) the civil toning unit is:
1	(A) the civil taxing unit is:
2	(i) a county having a population of more than one hundred
3	forty-eight thousand (148,000) but less than one hundred
4	seventy thousand (170,000);
5	(ii) a city having a population of more than fifty-five
6	thousand (55,000) but less than fifty-nine thousand (59,000);
7	(iii) a city having a population of more than twenty-eight
8	thousand seven hundred (28,700) but less than twenty-nine
9	thousand (29,000);
10	(iv) a city having a population of more than fifteen thousand
11	four hundred (15,400) but less than sixteen thousand six
12	hundred (16,600); or
13	(v) a city having a population of more than seven thousand
14	(7,000) but less than seven thousand three hundred (7,300);
15	and
16	(B) the increase is necessary to provide funding to undertake
17	removal (as defined in IC 13-11-2-187) and remedial action
18	(as defined in IC 13-11-2-185) relating to hazardous
19	substances (as defined in IC 13-11-2-98) in solid waste
20	disposal facilities or industrial sites in the civil taxing unit that
21	have become a menace to the public health and welfare.
22	The maximum increase that the local government tax control
23	board may recommend for such a civil taxing unit is the levy that
24	would result from a property tax rate of six and sixty-seven
25	hundredths cents (\$0.0667) for each one hundred dollars (\$100)
26	of assessed valuation. For purposes of computing the ad valorem
27	property tax levy limit imposed on a civil taxing unit under
28	section 3 of this chapter, the civil taxing unit's ad valorem
29	property tax levy for a particular year does not include that part of
30	the levy imposed under this subdivision. In addition, a property
31	tax increase permitted under this subdivision may be imposed for
32	only two (2) calendar years.
33	(9) Permission for a county:
34	(A) having a population of more than eighty thousand (80,000)
35	but less than ninety thousand (90,000) to increase the county's
36	levy in excess of the limitations established under section 3 of
37	this chapter, if the local government tax control board finds
38	that the county needs the increase to meet the county's share of
39	the costs of operating a jail or juvenile detention center,
40	including expansion of the facility, if the jail or juvenile
41	detention center is opened after December 31, 1991;
42	(B) that operates a county jail or juvenile detention center that



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1 2	is subject to an order that:	
3	(i) was issued by a federal district court; and	
3 4	(ii) has not been terminated;	
	(C) that operates a county jail that fails to meet:	
5	(i) American Correctional Association Jail Construction	
6	Standards; and	
7	(ii) Indiana jail operation standards adopted by the	
8	department of correction; or	
9	(D) that operates a juvenile detention center that fails to meet	4
10	standards equivalent to the standards described in clause (C)	
11	for the operation of juvenile detention centers.	1
12	Before recommending an increase, the local government tax	
13	control board shall consider all other revenues available to the	
14	county that could be applied for that purpose. An appeal for	
15	operating funds for a jail or a juvenile detention center shall be	4
16	considered individually, if a jail and juvenile detention center are	
17	both opened in one (1) county. The maximum aggregate levy	•
18	increases that the local government tax control board may	
19	recommend for a county equals the county's share of the costs of	
20	operating the jail or a juvenile detention center for the first full	
21	calendar year in which the jail or juvenile detention center is in	
22	operation.	
23	(10) Permission for a township to increase its levy in excess of the	
24	limitations established under section 3 of this chapter, if the local	_
25	government tax control board finds that the township needs the	
26	increase so that the property tax rate to pay the costs of furnishing	
27	fire protection for a township, or a portion of a township, enables	
28	the township to pay a fair and reasonable amount under a contract	,
29	with the municipality that is furnishing the fire protection.	
30	However, for the first time an appeal is granted the resulting rate	
31	increase may not exceed fifty percent (50%) of the difference	
32	between the rate imposed for fire protection within the	
33	municipality that is providing the fire protection to the township	
34	and the township's rate. A township is required to appeal a second	
35	time for an increase under this subdivision if the township wants	
36	to further increase its rate. However, a township's rate may be	
37	increased to equal but may not exceed the rate that is used by the	
38	municipality. More than one (1) township served by the same	
39	municipality may use this appeal.	
40	(11) Permission for a township to increase its levy in excess of the	
41	limitations established under section 3 of this chapter, if the local	
42	government tax control board finds that the township has been	



1	required, for the three (3) consecutive years preceding the year for	
2	which the appeal under this subdivision is to become effective, to	
3	borrow funds under IC 36-6-6-14 to furnish fire protection for the	
4	township or a part of the township. However, the maximum	
5	increase in a township's levy that may be allowed under this	
6	subdivision is the least of the amounts borrowed under	
7	IC 36-6-6-14 during the preceding three (3) calendar years. A	
8	township may elect to phase in an approved increase in its levy	
9	under this subdivision over a period not to exceed three (3) years.	
10	A particular township may appeal to increase its levy under this	
11	section not more frequently than every fourth calendar year.	
12	(12) Permission to a city having a population of more than	
13	twenty-nine thousand (29,000) but less than thirty-one thousand	
14	(31,000) to increase its levy in excess of the limitations	
15	established under section 3 of this chapter if:	
16	(A) an appeal was granted to the city under this section to	
17	reallocate property tax replacement credits under IC 6-3.5-1.1	
18	in 1998, 1999, and 2000; and	
19	(B) the increase has been approved by the legislative body of	
20	the city, and the legislative body of the city has by resolution	
21	determined that the increase is necessary to pay normal	
22	operating expenses.	
23	The maximum amount of the increase is equal to the amount of	
24	property tax replacement credits under IC 6-3.5-1.1 that the city	-
25	petitioned under this section to have reallocated in 2001 for a	
26	purpose other than property tax relief.	
27	(13) Permission for a township to increase its levy in excess of	
28	the limitations established under section 3 of this chapter, if	V
29	the local government tax control board finds that the	
30	township needs the increase to pay the costs of providing	
31	emergency medical services by paramedics in the township.	
32	SECTION 2. [EFFECTIVE JULY 1, 2004] IC 6-1.1-18.5-13, as	
33	amended by this act, applies to property taxes first due and	



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payable after December 31, 2004.